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8 Attorney for:
9 CHARLES BARRETT

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12 UNITED STATES DISTRICT COURT
13 FOR THE EASTERN DISTRICT OF CALIFORNIA

14
15 UNITED STATES OF AMERICA,

16 Plaintiff,

17 CHARLES BARRETT,

18 Defendants.

19 Case No. 1:22-cr-00213-JAM-BAM

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21 NOTICE OF RESPONSE TO UNITED
22 STATES SUPPLEMENTAL SENTENCING
23 MEMORANDUM

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25 TO: THE ABOVE-ENTITLED COURT AND THE UNITED STATES ATTORNEY FOR THE
26 EASTERN DISTRICT OF CALIFORNIA:

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28 Defendant, Charles Barrett, by and through his attorney, Timothy Hennessy, hereby
submits a declaration of counsel.

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33 DATED: June 3, 2024

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35 /s/ Timothy Hennessy
36 TIMOTHY HENNESSY
37 Attorney for Charles Barrett

DECLARATION

I, Timothy Hennessy, declare that I am an attorney licensed to practice in the State of California and in good standing. I am counsel of record for defendant, Charles Barrett. I have personal knowledge of the facts states below and could testify competently to them if required.

1. Counsel reviewed the government's filing and related phone calls;
2. Counsel notes that the call made on May 13, 2024, was prior to the original sentencing date of May 21, 2024, Mr. Barrett demonstrates an understanding of the PSR after having gone over it with Counsel. This supports why Counsel had believed Mr. Barrett understood what was contained in the PSR at the time of the original sentencing date.

Dated: June 3, 2024,

Respectfully Submitted,

/s/ **Timothy Hennessy**
Timothy Hennessy
Attorney for Charles Barrett